

1 C. YONG JEONG, ESQ. (SBN 255244)  
2 jeong@jeonglikens.com  
3 AMY CHOE, ESQ. (SBN 299870)  
4 amy.choe@jeonglikens.com  
5 JEONG & LIKENS, L.C.  
6 1055 W. 7<sup>TH</sup> Street, Suite 2280  
7 Los Angeles, California 90017  
8 Tel. 213-688-2001  
9 Fax. 213-688-2002

10 Attorneys for Plaintiff, NS INT'L TEXTILES

11  
12 UNITED STATES DISTRICT COURT  
13  
14 CENTRAL DISTRICT OF CALIFORNIA

15 NS INT'L TEXTILES, a South Korea  
16 Corporation;

17 Plaintiff,

18 vs.

19 CHARMING STYLE, INC. d/b/a SUN  
20 & MOON, a California corporation;  
21 LEMON TREE, INC., a California  
22 corporation; CICINDELA, INC. d/b/a  
23 ORANGESHINE, a California  
24 Corporation; VANILLA MONKEY  
LTD., a California Corporation; JIN  
HEE KANG LEE d/b/a JENNY  
PATTERN and TRENDY STYLE  
WHOLESALE, an individual; and  
DOES 1-10, inclusive,

25 Defendants.

26 Case Number: 2:17-cv-3217

27 **PLAINTIFF'S COMPLAINT FOR:**

28 **1. COPYRIGHT INFRINGEMENT**  
**2. VICARIOUS COPYRIGHT**  
**INFRINGEMENT**  
**3. CONTRIBUTORY COPYRIGHT**  
**INFRINGEMENT**

1 **Jury Trial Demanded**

1 Plaintiff NS INT'L TEXTILES ("Plaintiff") by and through its undersigned  
2 attorneys, hereby prays to this honorable Court for relief and remedy based on the  
3 following:

4 **INTRODUCTION**

5 Plaintiff is a South Korea-based company engaged in the apparel industry as a  
6 textile converter of imported and domestic fabrications. Plaintiff creates, or  
7 purchases and obtains, exclusive rights to unique two-dimensional graphic  
8 artworks for use on textiles and garments, and those textiles and garments are  
9 transacted primarily in the fashion industry. Plaintiff owns these designs in  
10 exclusivity and makes sales of products bearing these designs for profit. Plaintiff's  
11 business is predicated on its ownership of these designs and it spends a  
12 considerable amount of time and resources creating and obtaining top-quality,  
13 marketable and aesthetically-appealing designs. Customers of Plaintiff, including  
14 possibly DOE defendants named herein, take design samples with the  
15 understanding and agreement that they will only utilize Plaintiff to reproduce said  
16 designs should they wish to do so, and will not seek to make minor changes to  
17 Plaintiff's proprietary work to reproduce the same elsewhere, yet use those designs  
18 in furtherance of their business in violation of both their contractual agreement  
19 with Plaintiff and Plaintiff's copyrights. No other party is authorized to make sales  
20 of product bearing Plaintiff's proprietary designs without express permission from  
21 Plaintiff. This action is brought to recover damages for direct, vicarious and  
22 contributory copyright infringement arising out of the misappropriation of  
23 Plaintiff's exclusive designs by the Defendants, and each of them.

24

25 **JURISDICTION AND VENUE**

26 1. This action arises under the Copyright Act of 1976, Title 17 U.S.C. § 101 *et*  
27 *seq.*

- 1 2. This Court has federal question jurisdiction under 28 U.S.C. §§ 1331, 1338(a)  
2 and (b).
- 3 3. Venue in this judicial district is proper under 28 U.S.C. §§ 1391(c) and 1400(a)  
4 in that this is the judicial district in which a substantial part of the acts and  
5 omissions giving rise to the claims occurred.

6 **PARTIES**

- 7 4. NS INT'L TEXTILE ("Plaintiff") is a corporation organized and existing under  
8 the laws of the South Korea.
- 9 5. Plaintiff is informed and believes and thereon alleges that Defendant  
10 CHARMING STYLE, INC. d/b/a SUN & MOON ("CHARMING STYLE"), is,  
11 and at all times herein mentioned was, a corporation organized and existing  
12 under the laws of California and doing business in California, with its principal  
13 place of business at 1015 Crocker St, Unit R18, Los Angeles, CA 90021.
- 14 6. Plaintiff is informed and believes and thereon alleges that Defendant LEMON  
15 TREE, INC. ("LEMON TREE"), is, and at all times herein mentioned was, a  
16 corporation organized and existing under the laws of California and doing  
17 business in California, with its principal place of business at 1201 S. Beach  
18 Blvd, La Habra, CA 90631.
- 19 7. Plaintiff is informed and believes and thereon alleges that Defendant  
20 CICINDELAE, INC. d/b/a ORANGESHINE ("CICINDELAE"), is, and at all  
21 times herein mentioned was, a corporation organized and existing under the  
22 laws of California and doing business in California, with its principal place of  
23 business at 1015 Crocker St, Suite S21, Los Angeles, CA 90021.
- 24 8. Plaintiff is informed and believes and thereon alleges that Defendant  
25 VANILLA MONKEY LTD. ("VANILLA MONKEY"), is, and at all times  
26 herein mentioned was, a corporation organized and existing under the laws of  
27 California and doing business in California, with its principal place of business  
28 at 1100 S Crocker St. #400, Los Angeles, CA 90021.

1 9. Plaintiff is informed and believes and thereon alleges that Defendant JIN HEE  
2 KANG LEE (“LEE”), is, and at all times herein mentioned was, an individual  
3 residing in Los Angeles, California. Plaintiff is informed and believes and  
4 thereon alleges that Defendant LEE is, and at all times herein mentioned was,  
5 the owner and principal of JENNY PATTERN and TRENDY STYLE  
6 WHOLESALE with their principal place of business at 930 E Pico Blvd #201,  
7 Los Angeles, CA 90021-2220.

8 10. Named Defendants, and Does 1-10, may be collectively referred to as  
9 “Defendants.”

10 11. Plaintiff is informed and believes and thereon alleges that some of Defendants  
11 Does 1 through 3, inclusive, are manufacturers and/or vendors of garments to  
12 Defendant, which DOE Defendants have manufactured and/or supplied and are  
13 manufacturing and/or supplying garments comprised of fabric printed with  
14 Plaintiff’s copyrighted design(s) (as hereinafter defined) without Plaintiff’s  
15 knowledge or consent or have contributed to said infringement. The true  
16 names, whether corporate, individual or otherwise, and capacities of defendants  
17 sued herein as Does 1 through 3 are presently unknown to Plaintiff at this time,  
18 and therefore, Plaintiff sues said defendants by such fictitious names. Plaintiff  
19 will seek leave to amend this complaint to allege their true names and capacities  
20 when the same have been ascertained. Plaintiff is informed and believes, and  
21 based thereon alleges, that each of defendants designated as a DOE is  
22 responsible in some manner for the events alleged herein and the damages  
23 caused thereby.

24 12. Defendants DOES 4 through 10, inclusive, are other parties not yet identified  
25 who have infringed Plaintiff’s copyrights, have contributed to the infringement  
26 of Plaintiff’s copyrights, or have engaged in one or more of the wrongful  
27 practices alleged herein. The true names, whether corporate, individual or  
28 otherwise, and capacities of defendants sued herein as Does 4 through 10 are

1 presently unknown to Plaintiff at this time, and therefore, Plaintiff sues said  
2 defendants by such fictitious names. Plaintiff will seek leave to amend this  
3 complaint to allege their true names and capacities when the same have been  
4 ascertained.

5 Plaintiff is informed and believes and thereupon alleges that at all times  
6 relevant hereto each of Defendants acted in concert with each other, was the  
7 agent, affiliate, officer, director, manager, principal, alter-ego, and/or employee  
8 of the remaining defendants and was at all times acting within the scope of such  
9 agency, affiliation, alter-ego relationship and/or employment; and actively  
10 participated in or subsequently ratified and adopted, or both, each and all of the  
11 acts or conducts alleged, with full knowledge of all the facts and circumstances,  
12 including without limitation to full knowledge of each and every wrongful  
13 conducts and Plaintiff's damages caused therefrom.

14

15 **CLAIMS RELATED TO DESIGN**

16 Plaintiff is the owner and author of a two-dimensional artwork called NS016  
17 ("Subject Design"). (Exhibit A).

18 Plaintiff applied for a copyright from the United States Copyright Office for the  
19 Subject Design and was granted Registration VA 1-993-009 effective on  
20 February 4, 2016. (Exhibit B).

21 Plaintiff formatted the Subject Design for use on textiles, sampled the Subject  
22 Design, and negotiated sales of fabric bearing the Subject Design.

23 Plaintiff is informed and believes and thereon alleges that Defendants, each of  
24 them, had access to the Subject Designs, including without limitation, through:  
25 (a) access to Plaintiff's showroom and/or design library; (b) access to illegally  
26 distributed copies of the Subject Designs by third-party vendors and/or DOE  
27 Defendants, including without limitation international and/or overseas  
28 converters and printing mills; (c) access to Plaintiff's strike-offs and samples;

1 and (d) access to garments in the marketplace manufactured with lawfully  
2 printed fabric bearing the Subject Designs.

3 18. Plaintiff is informed and believes and thereon alleges that, without Plaintiff's  
4 authorization, Defendant CHARMING STYLE purchased, sold, marketed,  
5 advertised, manufactured, caused to be manufactured, imported and/or  
6 distributed fabric and/or garments comprised of fabric featuring a design which  
7 is identical, or substantially similar to, the Subject Design. A true and correct  
8 copy of such a garment is attached hereto as Exhibit E. Said garments include  
9 but are not limited to garments sold by CHARMING STYLE bearing the label  
10 "sun & moon" under RN number 138953.

11 19. At various times Defendant CHARMING STYLE owned and controlled offline  
12 and/or online retail stores, and each, Plaintiff's investigation revealed that  
13 garments comprised of fabric bearing the Subject Design were being offered for  
14 sale, garments which were manufactured and/or imported under the direction of  
15 the Defendants, and each of them.

16 20. Plaintiff is informed and believes and thereon alleges that, without Plaintiff's  
17 authorization, Defendant LEMON TREE purchased, sold, marketed, advertised,  
18 manufactured, caused to be manufactured, imported and/or distributed fabric  
19 and/or garments comprised of fabric featuring a design which is identical, or  
20 substantially similar to, the Subject Design. A true and correct copy of such a  
21 garment is attached hereto as Exhibit C. Said garments include but are not  
22 limited to garments sold by LEMON TREE.

23 21. At various times Defendant LEMON TREE owned and controlled offline  
24 and/or online retail stores, and each, Plaintiff's investigation revealed that  
25 garments comprised of fabric bearing the Subject Design were being offered for  
26 sale, garments which were manufactured and/or imported under the direction of  
27 the Defendants, and each of them.

1 22. Plaintiff is informed and believes and thereon alleges that, without Plaintiff's  
2 authorization, Defendant CICINDELAE purchased, sold, marketed, advertised,  
3 manufactured, caused to be manufactured, imported and/or distributed fabric  
4 and/or garments comprised of fabric featuring a design which is identical, or  
5 substantially similar to, the Subject Design. A true and correct copy of such a  
6 garment is attached hereto as Exhibit E. Said garments include but are not  
7 limited to garments sold by CICINDELAE.

8 23. At various times Defendant CICINDELAE owned and controlled offline and/or  
9 online retail stores, and each, Plaintiff's investigation revealed that garments  
10 comprised of fabric bearing the Subject Design were being offered for sale,  
11 garments which were manufactured and/or imported under the direction of the  
12 Defendants, and each of them.

13 24. Plaintiff is informed and believes and thereon alleges that, without Plaintiff's  
14 authorization, Defendant VANILLA MONKEY purchased, sold, marketed,  
15 advertised, manufactured, caused to be manufactured, imported and/or  
16 distributed fabric and/or garments comprised of fabric featuring a design which  
17 is identical, or substantially similar to, the Subject Design. A true and correct  
18 copy of such a garment is attached hereto as Exhibit E. Said garments include  
19 but are not limited to garments sold by VANILLA MONKEY.

20 25. At various times Defendant VANILLA MONKEY owned and controlled  
21 offline and/or online retail stores, and each, Plaintiff's investigation revealed  
22 that garments comprised of fabric bearing the Subject Design were being  
23 offered for sale, garments which were manufactured and/or imported under the  
24 direction of the Defendants, and each of them.

25 26. Plaintiff is informed and believes and thereon alleges that, without Plaintiff's  
26 authorization, Defendant LEE purchased, sold, marketed, advertised,  
27 manufactured, caused to be manufactured, imported and/or distributed fabric  
28 and/or garments comprised of fabric featuring a design which is identical, or

1 substantially similar to, the Subject Design. A true and correct copy of such a  
2 garment is attached hereto as Exhibit E. Said garments include but are not  
3 limited to garments sold by LEE.

4 27. At various times Defendant LEE owned and controlled offline and/or online  
5 retail stores, and each, Plaintiff's investigation revealed that garments  
6 comprised of fabric bearing the Subject Design were being offered for sale,  
7 garments which were manufactured and/or imported under the direction of the  
8 Defendants, and each of them.

9 28. None of the aforementioned transactions were authorized by Plaintiff, and all  
10 were in violation of Plaintiff's intellectual property rights.

11

12 **FIRST CLAIM FOR RELIEF**

13 (For Copyright Infringement – Against all Defendants, and Each)

14 29. Plaintiff repeats, re-alleges and incorporates herein by reference as though fully  
15 set forth the allegations contained in Paragraphs 1 through 19, inclusive, of this  
16 Complaint.

17 30. Plaintiff is informed and believes and thereon alleges that Defendants, and each  
18 of them, accessed the Subject Design through, without limitation, the following:  
19 (a) access to Plaintiff's design library; (b) access to authorized or unauthorized  
20 reproductions in the possession of other vendors and/or DOE Defendants; and  
21 (c) access to Plaintiff's strike-offs, swatches, paper CADs and samples.

22 31. Plaintiff is informed and believes and thereon alleges that Defendants, and each  
23 of them, infringed Plaintiff's copyright by importing, creating, marketing,  
24 advertising, making, and/or developing directly infringing and/or derivative  
25 works from the Subject Design and by importing, producing, distributing and/or  
26 selling infringing garments through a nationwide network of retail stores,  
27 catalogues, and online websites.

1 32.Due to Defendants' acts of infringement, Plaintiff has suffered substantial  
2 damages to its business in an amount to be established at trial.  
3 33.Due to Defendants' acts of infringement, Plaintiff has suffered general and  
4 special damages to its business in an amount to be established at trial.  
5 34.Due to Defendants' acts of copyright infringement as alleged herein,  
6 Defendants, and each of them, have obtained direct and indirect profits they  
7 would not otherwise have realized but for their infringement of the Subject  
8 Design. As such, Plaintiff is entitled to disgorgement of Defendants' profits  
9 directly and indirectly attributable to Defendants' infringement of the Subject  
10 Design in an amount to be established at trial.  
11 35.Plastic is informed and believes and thereon alleges that Defendants, and each  
12 of them, have committed acts of infringement alleged herein with actual or  
13 constructive knowledge of Plaintiff's rights such that Plaintiff is entitled to a  
14 finding of willful infringement.

15  
16 **SECOND CLAIM FOR RELIEF**

17 (For Vicarious Copyright Infringement – Against All Defendants)

18 36.Plastic repeats, re-alleges and incorporates herein by reference as though fully  
19 set forth the allegations contained in Paragraphs 1 through 19, inclusive, of this  
20 Complaint.  
21 37.Plastic is informed and believes and thereon alleges that Defendants, and each  
22 of them, knowingly induced, participated in, aided and abetted in and  
23 resultantly profited from the illegal reproduction, importation, purchase,  
24 marketing, advertisement, distribution and/or sales of product featuring the  
25 Subject Design as alleged herein above.  
26 38.Plastic is informed and believes and thereon alleges that Defendants, and each  
27 of them, are vicariously liable for the infringement alleged herein because they  
28

1 had the right and ability to supervise the infringing conduct and because they  
2 had a direct financial interest in the infringing product.

3 39. By reason of the Defendants', and each of their, acts of contributory and/or  
4 vicarious infringement as alleged above, Plaintiff has suffered and will continue  
5 to suffer substantial damages to its business in an amount to be established at  
6 trial, as well as additional general and special damages in an amount to be  
7 established at trial.

8 40. Due to Defendants' acts of contributory and/or vicarious copyright infringement  
9 as alleged herein, Defendants, and each of them, have obtained direct and  
10 indirect profits they would have not otherwise realized but for their  
11 infringement of the Subject Design. As such, Plaintiff is entitled to  
12 disgorgement of Defendants' profits directly and indirectly attributable to  
13 Defendants' infringement of the Subject Design, an amount to be established at  
14 trial.

15 41. Plaintiff is informed and believes and thereon alleges that Defendants, and each  
16 of them, have committed acts of infringement alleged herein with actual or  
17 constructive knowledge of Plaintiff's rights such that Plaintiff is entitled to a  
18 finding of willful infringement.

19 **THIRD CLAIM FOR RELIEF**

20 (Contributory Copyright Infringement– Against All Defendants)

21 42. Plaintiff repeats, re-alleges and incorporates herein by reference as though fully  
22 set forth the allegations contained hereforeto, inclusive, of this Complaint.

23 43. Plaintiff is informed and believes and thereon alleges that Defendants, and each  
24 of them, knowingly induced, caused, materially contributed to, participated in,  
25 encourages, aided and abetted in and resultantly profited from the illegal  
26 reproduction, importation, purchase, marketing, advertising, distribution and/or  
27 sales of product featuring the Subject Design as alleged herein above.

1 44. By reason of the Defendants', and each of their, acts of contributory copyright  
2 infringement as alleged above, Plaintiff has suffered and will continue to suffer  
3 substantial damages to its business in an amount to be established at trial, as well  
4 as additional general and special damages in an amount to be established at  
5 trial.

6 45. Due to Defendants' acts of contributory copyright infringement as alleged  
7 herein, Defendants, and each of them, have obtained direct and indirect profits  
8 they would have not otherwise realized but for their infringement of the Subject  
9 Design. As such, Plaintiff is entitled to disgorgement of Defendants' profits  
10 directly and indirectly attributable to Defendants' infringement of the Subject  
11 Design, an amount to be established at trial.

12 46. Plaintiff is informed and believes and thereon alleges that Defendants, and each  
13 of them, have committed acts of infringement alleged herein with actual or  
14 constructive knowledge of Plaintiff's rights such that Plaintiff is entitled to a  
15 finding of willful infringement.

16  
17  
18 **PRAAYER FOR RELIEF**

19 WHEREFORE, Plaintiff prays for judgment against all Defendants as follows:

20  
21 **Against All Defendants**

22 With respect to Each Claim for Relief:

23 1. That Defendants, their agents and servants be enjoined from infringing  
24 Plaintiff's copyrights in any manner;

25 2. That Plaintiff be awarded all profits of Defendants plus all losses of Plaintiff,  
26 the exact sum to be proven at time of trial, or, if elected before final judgment,  
27 statutory damages as available under the Copyright Act, 17 U.S.C. § 101 *et*  
28 *seq.*;

- 1 3. That Plaintiff be awarded its attorneys' fees as available under the Copyright
- 2 Act, 17 U.S.C. § 101 *et seq.*;
- 3 4. That Plaintiff be awarded pre-judgment interest as allowed by law;
- 4 5. That Plaintiff be awarded costs of litigation; and
- 5 6. That Plaintiff be awarded such further legal and equitable relief as the Court
- 6 deems proper.

7

8 **DEMAND FOR TRIAL BY JURY**

9 Plaintiff hereby demands a trial by jury in this action pursuant to Federal Rule of  
10 Civil Procedure 38 and the Seventh Amendment of the Constitution.

11

12 Dated: April 28, 2017

13

14 Respectfully submitted,

15

16

17 /s/C. Yong Jeong \_\_\_\_\_

18 C. Yong Jeong, Esq.

19 Amy Choe, Esq.

20 Attorneys for Plaintiff

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